GOV. CUTLER STILL HAS MONEY MEASURE

Continues to Consider Items in The State's Biggest Appropriation Bill.

HAS BEEN CONFERRING TODAY.

Some of the Largest Items-Fate of Several Measures-Two House Bills Vetoed This Morning.

The appropriation bill is apparently bringing no more peace to the governor. than it did to the Legislature. While the announcement is made that most other measures received from the engrossing clerks of the two houses have been signed, the only word concerning the big money bill is that it is under consideration, and that the governor is in conference on it with various inter-

The item most closely watched by the public is the \$15,000 appropriated for the University gymnasium, and among the callers this morning was W. W. Riter of the board of regents. No as-surances were given in regard to the item which Mr. Riter felt at liberty to make public.

ITEMS LIKELY TO FALL.

As the governor has power only to take away the whole of sums appropriated, those most readily segregated are conceded to be in the most imminent danger. The total of the appropriations is \$1.630,425.43, while the estimated revenues are only \$1.570,000. Other measures carrying appropriations not listed in the general bill raise the total amount to be met during the next biennial period to \$1,749,425.47. The governor is quoted as saying that he will not allow the total to exceed \$100,000 above the estimated revenues. This would mean a reduction of about As the governor has power only to This would mean a reduction of about

The list of items most available for cutting is as follows:

Lewis and Clarke Exposition, 30,000.00 Repairs and Improvements,
Agricultural College
Gymnasium, University
Superintendent's cottage,
Deaf, Dumb and Blind
school 15,000.00

4,000.00

Total \$127,325.80 These items are conceded to be those most carefully considered under the pruning knife, but how much they will suffer cannot be forecasted at present. The governor has nine days more to consider the bill before it becomes a law.

TWO BILLS VETOED.

The mark of disapproval was this morning placed upon two bills, both from the house. The objection of the governor was not to the matter but the text of both measures. They are H. B. 236, by Stookey, extending the time for the presentation of jury script, and H. the presentation of jury script, and H. B. 105 amending the statutes relating to examination of barber, and the regulating of the practise of barbering. The trouble with the bills was that defects in title and body made, a conflict with the existing laws, which they failed to

IN GOVERNOR'S HANDS.

S. B. 156, providing for the examina-tion of outstanding bounty certificates by the state auditor and board of ex-aminers, and the payment of those

B. 122 amending the law on drain-

S. B. 142 by Walton on reservoir sites.
S. B. 130, repealing the old bounty law and enacting a new one. A few more measures still await de-cision, among them the Osteopath bill, which is still unsigned with Monday the last day for executive action on it

A Guaranteed Cure For Piles. Itching, Blind, Bleeding or Protruding Plies, Your druggist will refund money if PAZO OINTMENT fails to cure you in six to fourteen days. 50c.

BIG LAND DEAL.

Heber Livestock Company Buys Beckstead Ranch in Wyoming.

John E Austin, manager of the Heber Land & Livestock company, and president of the state board of sheep commissioners, has just closed a deal whereby the former company comes into possession of the Beckstead ranch comprising something like 30,000 acres of good grazing and farming lands located near Evanston, Wyo. The lands were sold to satisfy a decree of forewere sold to satisfy a decree of fore-closure against George and Frank Beckstead, and issued by the United States circuit court. The price paid was \$29,000 which, however, applies only to the Beckstead equity, a portion of the lands having been originally pur-chased on contract from the Union Pa-cific, for which Mr. Austin and asso-clates will be required to pay an ad-ditional eight to ten thousand dollars. ditional eight to ten thousand dollars. The deal is one of the largest negotiated in that state for some time past, and gives the Heber company one of the best ranches in that locality.

COLDS LEAD TO PNEUMONIA

SETTLED THE LOSS.

Home Fire Recoups Young Couple Just About to Begin Housekeeping.

The Home Fire Insurance company nettled today, for the fire which partially destroyed the house and furniture of August N. Nelson at Sandy the other day. The loss was \$1,500, with \$820 insurance. A pecular feature of the fire was that Mr. Nelson's future mother-in-law was in a separate part of the house when the fire broke out, and she knew nothing of it. Two young men hapening along, hurried over to the building to get her out, but she got the idea they were merely coming to tease and annoy her. So she would not respond to their frantic knockings. So they knocked the door in, and carried the cld. the old lady out struggling and kicking. But when she saw the fire there was no further trouble. The furniture was what Mr. Neison had bought with which to begin housekeeping with his prospective bride and was all new, and the young men 'on the spot' managed to save much of it.

WORDS OF PRAISE FOR INAUGURAL.

Adjutant General Bowman and Commissioners Draw Up Financial Judge Advocate General Return From Washington.

IMPRESSED WITH THE TROOPS.

Veteraus of Civil War Present Pathetic Sight-Crowd Numbered Many Thousands.

National Guard and Colonel A. B. Irvine of the Governor's staff have returned from attendance on the presidential inauguration at Washington. Gen. Bowman, who returned last evening said it was one of the greatest spectacles the country ever witnessed. particularly the military part of the parade. He says it was a pathetic sight to see the veterans of the civil war on the march. Many of them could march well yet, and kept erect; but a great number were bent over with age and kept step indifferently-do the best they could; and some hobbled along on crutches and with canes. But each inauguration sees the aggregate largely diminished, until in time all will be

The various state troops impressed General Bowman very favorably by their marching and soldierly bearing; but the best appearance was made by the West Point cadets and the Annapolis midshipmen. The cadets on the whole carried off the honors, as their work was done with machine-like accuracy, and the whole battalion moved in response to the world of command as n response to the word of command as one man. The "Middles" did remarkone man. The Middles did felliars ably well, too, but they seemed to have their sea legs on. At the taking of the oath by the president, the representatives of the two national academies were stationed in front of the grand stand, and when the crowd broke through the guard towards the rear of the plaza, the cadets and the "middles" faced front and with their guns formed a solid line beyond which the crowd could not go. crowd could not go.

THOUSANDS PRESENT.

But speaking of crowds, General Bowman said one could not say there were so many thousands here and so many thousands there; the crowd could only be enumerated in terms of acresso many acres of human beings here, so many acres of numan beings here, and so many acres there; and of these acres there seemed to be no limit, He thinks probably 5,000 people heard the president's inaugural address. But for the wind and anpleasant weather, the president would have been heard further. General Bowman and Colonel Irving were mounted and on the staff of vine were mounted and on the staff of the chief marshal, Lieut.-Gen. Chaffee; the really executive work of the day being done by Maj.-Gen. James F. Wade, an old cavalry officer, and son of the late Senator Ben Wade of Ohio, and a member of Lincoln's cabinet. The final review was held before General Wade at the end ow the line of march, and required four hours to pass a giv-

n point.
The Utah military representatives that was going on, and were in their saddles from 9 o'clock in the morning, until 4 in the afternoon. They were very glad to dismount when allowed

Gen. Bowman says that as far as he could hear, the general sentiment in Washington is that the opposition to Senator Smoot has not made out any and that the senator will retain his seat.

5,000 sheets latest Sheet Music at 10c. Clayton Music Co.

ORDERED FROM HOME.

Unfertunate Condition of an Unfortunate Girl-A Sad Story.

Having been ordered from her husand's home by her motherin-law, Mary Baer Gemmill has appealed to County Physician Whitney for aid and will probably be treated by the physician at the expense of the county. Mrs. Gem-mill is the young girl who figured in a criminal operation case last summer against Dr. Johnson and A. J. Gemmill, who were charged with the operation but were acquifted. Before the trial she married Gemmill and then refused to testify against him.

She has been afflicted with heart trouble for some time rest and has been

ble for some time past and has been at the Holy Cross hospital under treatment. She says that her father-in-law agreed to pay her expenses at the hospital but that he has falled to do so and consequently she left there and went to the Gemmill home. She stayed there Wednesday night and on yesterday she claims that her mother-in-law ordered her to leave the place. She did so, al-though she was hardly able to walk. and went to a house nearby and asked to be allowed to remain. She says that she has no place to go

and is consequently at a loss as to what to do. She called Dr. Whitney up by elephone ast evening and he promised to see that she got proper medical at-tention and also to see if the county could not do something for her.

CAPTURED A BURGLAR.

Officer Palmer Nabbed One in Act of Committing Crime.

Another burglar is in the toils. This s the second case during the week in which the police have captured a burglad in the act of committing crime, The latter arrest occurred at 6:50 o'clock this morning when Officer Ed Palmer caught a man in Chase's photograph gallery. The fellow had kicked in the door and was ransacking the place when Palmer nabbed him. The prisoner gave the name of F. M. Stewart. He was booked on the charge of burglary and will be arraigned beof burglary and will be arraigned be fore Judge Diehl tomorrow morning.

Tonight

If your liver is out of order, causing Biliousness, Sick Headache, Heat

burn, or Constipation, take a dose Hood's Pills

On retiring, and tomorrow your d gestive organs will be regulated a you will be bright, active and res for any kind of work. This i been the experience of others; will be yours. HOOD'S PILLS a

SHEEP BOARD'S GOOD SHOWING

Report of Two Years' Work Accomplished.

HAVE FINE BALANCE ON HAND.

Office and Books Were Turned Over To Successors This Morning-Public Money Saved.

After winding up their business and making some appropriations for outstanding bills yesterday the old board of state sheep commissioners this norning turned over the books and office to the incoming board appointed by dov. Cutler last week. Before taking this step a report of the finances of the ed to his excellency.

hand, which was today turned over, amounted to \$2.785.46, with \$828.30 still due from counties, or a credit balance of \$3,615.76 for the new board to start

The report shows that the cash in

Indicative of the careful administra-Indicative of the careful administra-tion of the outgoing board the fact that \$412 was savid in the salary of a sec-retary, and 375.10 in the contingent fund, amounts appropriated by the Legislature, is cause for congratula-tion. This reverts to the state treasury, Another evidence of the sound admin-istration is that the old board, which

SPICY DIVORCE CASE ON TRIAL.

Contested Action Brings Out a Number of Highly Interesting Features.

WIFE TELLS HER TALE OF WOE.

Charges Husband With Cruelty and Failure to Provide the Common Necessaries of Life.

What promises to be a very interestng and spley divorce suit is on trial before Judge Armstrong today. There are a number of interesting features in connection with the case, and not the least is the mere fact that it is a contested case. Contested divorce ases are extremely rare in the courts dission was drawn up and forward- of this county as a very large majority of the actions for divorce go by default, the defendants not caring to fight the cases at all. The title of the fight the cases at all. The title of the case on trial today is Mabel Hess Hughes against Franklin Davis Hughes. This case has another very interesting feature in connection with it. Shortly after Mrs. Hughes left her husband, on account of the alleged illitreatment on his part, he filed suit against her parents asking for damages for the allegation of his wife's affections. The case was tried before Judge Lewis, but Hughes failed to establish a cause of action against his father-in-law and mother-in-law and judgment was rendered in their favor.

Mrs. Hughest then filed her suit for

"What Ails This Town?"

Defamers, "Knockers" and tearers down of Salt Lake's prosperity, will find an answer in the Saturday News.

which will amount unodubtedly to over \$1,000 during the next two years. The members of the old board were: John C. Sharp, president; James L.

John C. Sharp, president; James L. Wrathall, vice president; J. C. Mackay, Ed Kearns and Wilford Day. The first three named were present when the books were turned over to the new commissioners, John E. Austin, president and J. P. Anderson and Joseph S. ent, and L. R. Anderson and Joseph'S.

THE COMMISSION'S REPORT. The report to the governor is as fol-

Upon retiring from the office of state we respectfully submit the following report:
We have held 58 meetings of the board during the years 1903 and 1904, and up to March 17, 1905, on which date we turned the office over to the board

of sheep commissioners appointed by your excellency. RECEIPTS Amount collected as special taxes and inspection fees for the years 1903 and 1904\$21,042.59
Amount of 1904 taxes due from

counties Total receipts\$21,870.89 DISBURSEMENTS.

Paid deputy inspectors 1903-4
and to March 14, 1905......\$1
Paid the five sheep commissioners, salary and expenses
for years 1903 and 1904....
Paid in case of Gines & Garff
vs inspector and deputy....
Paid refund of inspection fees,
Paid counties for collecting
taxes taxes

Total disbursements\$18,257,13 Cash on hand March 17, 1905 ...\$ 2,785.46 Amount due from counties,

CONTINGENT EXPENSES. Appropriation 1903-4...\$ 1 \$1,600.00 Paid expenses of state sheep inspector\$ 475.40 Paid office expenses, printing and sup-

Balance on hand Jan. 1, 1905, reverted back

into state treasury .. \$1,600,00 \$1,600.00 CONTINGENT EXPENSE.

Secretary's Salary-Amount of appropria-

Into state treasury ... \$1,343,75 \$1,343,75 When the sheep law went into effect

When the sheep law went Into effect in the spring of 1993 the first inspection showed that there was 62 per cent of the sheep within the state that were diseased. The fall inspection showed that there was only 4 per cent of the sheep in the state diseased, and all these sheep were dipped twice after this last inspection. Respectfully, JOHN C. SHARP. JOHN C. SHARP,
President.

JAMES L. WRATHALL,

JOHN C. MACKAY, ED. J. KEARNS. Special one day sale. Latest sheet music at 10c. Clayton Music Co.

UINTAH RESERVATION.

Delegation of Utes in Washington to Consult About its Opening.

(Special to the "News.") Washington, D. C., March 17 .- A delegation of White River and Uncompaghre Utes is here to consult with the Indian commissioner and the presi-dent relative to the opening of the Uintah reservation. They will be re-ceived by Commissioner Leupp tomor-row and possibly the president will see them later in the day. The White River Utes oppose the opening of the reservation, but it is believed that their fears will be set aside when they learn just what the situation is and what has been done to protect their interests.

traveling expenses the sum of \$1,891.65. The incoming board, which is made up of three members, is allowed by the Legislature the sum of \$3,000 for salaries in addition to traveling expenses, divorce, charging her husband with cruelty and failure to support. On the witness stand today she testified that they were married at Ogden on June 9, 1901, and that her husband took her to live with his parents at Farmington. While there she said that he did not porvide for her and she was dependent upon his parents and upon her own mother. She also accused him of us-ing vile and abusive language towards her and with being addicted to the use of intoxicating liquors.

She testified that she tried to get her

husband to bring her to this city so that she could be near her mother and get proper medical attention during her confinement. He refused to do so and she then left him and came to Salt Lake. He followed her, however, and they lived together here in a couple of furnished rooms. He continued his cruel treatment and drinking, she claims, and when she upbraided him for his conduct he told her to go home to her parents. The next morning she packed her belongings and he helped her load them into an express wagon and paid the charge of hauling them to

er parents' home.

After the birth of their child, Mrs. Hughes said that her husband's conduct became worse. He refused to give her money to buy medicine and refused to allow her to hire some one to do the washing when she was unable to do it washing when she was unable to do it on account of her illness. She claims that the only money she got from him was 10 cents which she took out of his pocket and then he scolded her until midnight for having taken that.

On cross-examination Mrs. Hughes said that she could not get what she wanted to est while she was stayling to be the could not get what she wanted to est while she was stayling.

wanted to eat while she was staying with her husband's parents. Among other things she said she wanted cherry pie but her mother-in-law told her that they could not afford such delicathat they could not afford such delica-cies. She wanted coffee also but was denied that as they always drank tea. It is probable that the case will take several days. Attorneys Henderson, Pierce, Critchlow and Barrette are rep-resenting plaintiff and Attorney A. J. Weber is representing defendant.

CONSPIRACY CHARGED.

Attorneys File Suit Against Daly-Judge Mining Co. for Damages.

Suit was filed in the district court to-day by Edward McGurrin and Frank J. Gustin, attorneys, against the Daly-Judge Mining company to recover the sum of \$1,750 damages alleged to have been sustained by plaintiffs because of the wrongful acts of defendant in conspiring with one Peter Gribbin, a client of plaintiff's, to cheat and defraud plaintiffs out of their just feees in a case in which Gribbin was plaintiff and the company was defendant.

case in which Gribbin was plaintiff and the company was defendant.

The complaint alleges that Gribbin met with an accident while employed in the Daly-Judge mine on April 8, 1304 and employed plaintiffs to file and prosecute an action for damages against the said company. A contract was entered into between Gribbin and the plaintiffs herein in relation to the compensation they were to receive for

the plaintiffs herein in relation to the compensation they were to receive for their services.

The action was filed and plaintiffs were busily engaged in securing evidence and preparing for trial when it is claimed the defendant, knowing that plaintiffs had entered into a contract with Gribbin in relation to handling the case, compromised the case with Gribbin for \$3,500 and with intent to defraud plaintiffs of their just compression. plaintiffs of their just compensation induced Gribbin to leave the state and return to Ireland and remain there so that plaintiffs would be unable to prove their case against the defendant com-

Gribbin, it is alleged, secretly left the state in pursuance with the agree-ment entered into with the defendant, and by reason of said fraudulent action on the part of defendant plaintiffs claim they have been damaged in the sum of \$1,750 for which they ask judgment.

COURT NOTES.

March 20, cases will be set for the April term, which will begin on the

Samuel L. Henderson of Murray, Paul C. Nielson of Salt Lake and William Butler of Ogden, were adjudged bank-rupts in the United States court to-

Cures a Cold in One Day, Grip in 2 Days G. Th. Livor

Always Remember the Full Name Quinine

MADE BIG MONEY ON PENSION CLAIMS

Grand Jury on Seven Different Counts of Extortion.

EXCEEDED PROVISIONS OF LAW IS TO BE FINISHED IN 1907.

Will be Arraigned Before United States Commissioner Maloney at Ogden.

United States Marshal B. B. Heywood went to Kaysville this afternoon to place under arrest R. W. Barnes of that dace, on an indictment brought against him by the federal grand jury, which was in session at Ogden the early part

There are seven counts to the indictment, covering different phases of the alleged offense, that of demanding and receiving sums in excess of the provisions of the statute, for the prosecution of a certain pension claim. It is charged in the indictment that on or about the 30th day of March, 1902. Mr. Barnes demanded and received the sum of \$155 for obtaining a pension for Mrs. Sarah B. Layton, widow of Christopher C. Layton, deceased, a soldier in the military service of the United States, as one of the "Iowa battalion of Mormon volunteers." The amount provided for in the statute, which was enacted Jan. 29, 1887, is \$25, and it is charged that Mr. Barnes knowingly and wilfully violated the law relating thereto. He will be taken to Ogden and arraigned before U. S. Commissioner Maloney, bonds having been placed at the sum of \$800 by the season of the season of the season of \$800 by the season of the season of the season of \$800 by the season of \$800 by the season of \$800 by the season of the season of the season of the season of \$800 by the season of \$800 by the season of the season of the season of the season of \$800 by the season of the season of \$800 by the season of isions of the statute, for the prosecuhaving been placed at the sum of \$800

this morning that the services of bailhad been raised from \$2 per day to \$3, according to the provisions of a 'aw enacted March 3, 1905, and being in effect on and after the date of its enact-

William Judd today filed suit in William Juda today filed suit in the district court against the Horace Greely & Sacred Mining & Milling company and four other defendants to quiet title to the Croesus lode claim, located in the West Mountain district and to recover \$500 as damages for clouding plaintiff's title to the same. title to the same.

Myrtle Bauman has been granted a livorce by Judge Armstrong from Charles Bauman on the ground of cruelty. They were married in this city on July 20, 1904. Plaintiff is also awarded alimony in the sum of \$250, payable at the rate of \$20 per month, and \$50 as attorney's fees. Judge Armstrong today rendered a

Judge Armstrong today rendered a decree of foreclosure of mortgage by default in favor of plaintiff in the case of the Western Loan & Savings company against Emil Hulphers and wife. The property foreclosed is part of the southeast quarter of section 1, township 2 south, range 1 west, Salt Lake meridian and the amount of the judgment is \$473.80 and costs taxed at \$15.20 and \$50 as attorney's fees. and \$50 as attorney's fees.

Two decrees of divorce have been rendered by Judge Armstrong. In one case the husband was the plaintiff and in the other the wife was the comainant. Desertion is the ground upon hich Brigham L. Morse was granted divorce from Alice Morse. They were married in this city on Jan. 30, 1890, and defendant deserted her husband on July 19, 1992. Lottle J. Hubler was granted a divorce from Charles F. Hubler on the ground of failure to support. The parties were married at Ogden on Sept.

William H. Anderson has filed suit William H. Anderson has filed suit in the district court against H. P. Han-sen to recover the sum of \$241.70 al-leged to be due on a contract which detendant failed to carry out. It is alleged that defendant undertook to do alleged that defendant undertook to do the carpenter work on a cottage for plaintiff and after he had done part of the work and had been paid \$160 by plaintiff he refused to finish the job and plaintiff was compelled to hire some one else to do it. By reason of such breach of contract on the part of defendant, plaintiff claims that he has been damaged in the sum stated above.

CASES BEFORE DIEHL.

Albert Anderson, Accused of Grand Larceny, Pleads Not Guilty.

In Judge Diehl's court this morning, Albert C. Schachet, charged with embezzling an overcoat valued at \$15, entered a plea of not guilty and his case was continued to a later date.

Albert Anderson, a gambler, accused by Martin Enquist of robbing him of 1255, pleaded not gullty to the charge

of grand larceny, and was placed under \$500 bonds. The case will be heard on March 22.

A FATAL QUARREL, Between Man and Woman, He

Falling Over Cliff. Paterson, N. J., March 17.—After a quarrel on the top of a cliff 125 feet high on the outskirts of this city, in which the voices of a man and woman were heard in angry tone, the dead body of —ohn Bennett, an insurance agent, was found at the foot of the cliff today. His skull was fractured, his arm broken, and there was a deep cut over one eye. Whether he was thrown over the verge of the cliff or fell by accident is unknown, but the county and city authorities are see reacounty and city authorities are search-in for an unknown woman. Bennett was last seen by his wife yesterday aftwhen she reproved him

Mrs. Chadwick's Property Sold. Cleveland, March 17.—The household property of Mrs. Cassie L. Chadwick was sold at auction today to A. D. Nelson of New York, for \$25,200. There were 20 bidders. Clothing to the value of between \$4,000 and \$5,000 which Mrs. Chedwick held. hadwick held to be exempt from the ankruptcy laws, was not offered for

Crusade Against Druggists

New York, March 17 .- A crusade against druggists who sell morphine cocaine and chloral without labels has

In the Federal court, on Monday, March 20, cases will be set for the April term, which will begin on the 10th proximo.

Samuel L. Henderson of Murray, Paul C. Nielson of Salt Lake and William Butler of Ogden, were adjudged bank-rupts in the United States court today,

Word was received from Washington

Coccaine and chloral without labels has been begun by the state medical association in the hope of lessening the sale to drug fiends.

A detective in the employ of the association, who recently started to ferret out violators of the health regulation, declares he had no difficulty in getting the druggists selling him any quantity he desired without labelling the package, in conformity with the law. Arrests are expected to begin at once.

on every

WESTERN PACIFIC IS A SURE THING

R. W Barnes Indicted by the News That Contracts Had Been Let, the Topic of Talk Today.

Contractors Will Sublet to Smaller Concerns and Dirt is to Fly This Summer.

The news that the contracts on construction for the Western Pacific had been let to four of the biggest railroad contracting firms in the country printed in the "News" last night was one of the leading topics in Salt Lake today. A prominent railroad official, who is

in close touch with Western Pacific affairs, said last evening, "I do not know where the "News" got its information, but it is an open secret that the Western Pacific is to commence construction this summer, and I think that the 'News' just about stated the facts."

As far as can be learned arrange-ments are to be made to commence con-struction some time in June, and as a preliminary some 10 days ago a gentle-man was in Ogden and Salt Lake looking over the situation in the direction of securing a suitable place as a base for supplies.

or supplies.

It is asserted that the work is to be usbed when dirt does commence to fly, he companies who have secured the ontracts will sublet to scores of smaller contractors and that the entire 800 niles are to be cleaned up by the fall of 1907.

Manager W. H. Wattis of the Utah onstruction company professes the refundest ignerance as to the letting the contracts and states that he has not been advised of any such move. A representative of the big firm was among the contractors assembled at the Hotel St. Francis, Sen Francisco, recently, when the entire proposition was gone over and estimates made and submitted mitted

On the other hand a man who return-ed from Las Vegas yesterday is author-ity for the statement that the Utah Construction company has notified the foreman in charge of scattered outfits along the Salt Lake Route to expedite matters and move their scrapers, teams and impediments, north in readiness to and impedimenta north in readiness to commence work on the Western Paci-

fic.

Locally it is thought that this move will force the Union depot proposition to an issue, or, at the least, it will give Sait Lake two handsome depots, one for the Western Pacific, and the Rio Grande, and the other for the Oregon Short Line, and the Sait Lake Route. This feature, however, is but a drop in theh bucket compared to the other good things which will fall to the lot of Sait Lake, which will become the hub for the Gould and Harriman lines east and west.

GOING TO TWIN FALLS. Crowds of Homeseekers Continue to

Pour Into the New District. Crowds continue to pour into Twin Falls City and the outlook is that the town is destined to become one of the most important in Idaho. On Wednes-Shoshore from the east who patronized the stage line over to the new city. Yesterday two parties comprising 18 from Colorado and eight from Michigan also went through Ogden. While the railroad is transporting a great number of settlers there are numerous parties going into the new agrierous parties going into the new agri-cultural district by wagon.

TOURISTS COMING.

Record Crowds Are Due Here This Next Summer. Assistant General Passenger Agent D. S. Spencer of the Oregon Short Line this morning stated that the outlook for tourist business through

Lake this summer never looked so promising, "Salt Lake," he said, "will have more visitors this summer than ever before in her history. In a measure the Portland exposition will be reure the Portland exposition will be responsible, then, too, for the first time there will be special rates for Yellowstone park from Pacific coast points, which will bring scores through Utah. The San Francisco tourists will come via Ogden, while the Portland contingents will go to the park by way of Pocatello and north to Monida."

HAD SCALPED TICKETS. Thirty Passengers Put Off the Southern

Pacific Train Sunday.

Up to Monday night 6,772 people were hauled by the Southern Pacific westbound and holding cheap colonists tickets which went into effect March 1 from Chicago and river points. This colonist business is keeping the conductors busy out of Reno throwing the holders of scalped tickets off the train. Hundreds of the holders of tickets have taken advantage of the cheap rates to go to the new goldfields in Nevada and in consequence when they reach Reno in consequence when they reach Reno they dispose of their tickets to others at cut rates to anyone wanting to go on to California. The residents of Reno to California. The residents of Reno have been snapping them up for \$4 and \$5, as the regular fare from that point to San Francisco is \$9.10, and to Los Angeles about \$20. On Sunday night 30 persons, or all except one passenger, were ejected from a single car westbound owing to their presenting scalping tickets.

SPIKE AND RAIL

Maj. Hooper, general passenger agent of the Denver & Rio Grande, accom-panied by his daughter, Mrs. Page, left this afternoon for Denver.

Owing to an unfortunate typograph cowing to an unfortunate typographical mistake in last night's "News" it was made to appear that Mr. Calvin had recently been elected vice president of the Salt Lake Route. This line should have followed Mr. Bancroft's

record which was omitted. During the past eight years Mr. Bancroft has been advanced from general superintendent of the mountain division of the Union Pacific to respectively vice president and general manager of the Oregon Shore Line and vice president of the San Pedro road. He also was acting general manager of the Union Pacific and the Pacific lines of the Southern Pacific for several months.

BUSINESS NOTES.

Today's local bank clearings amounted to \$405,109.21 as against \$407,939.16 for the corresponding day of last year.

The Ogden Trust & Development company of Ogden filed a copy of its articles of incorporation in the office of Secretary of State Tingey today. Its capital stock is \$10,000, divided its shares of the par value of \$100 each. Fred J. Kiesel is president; Julie C. Kiesel, first vice president; Wilhelmine P. Kiesel, second vice president; George McCornick, secretary; Theodore Schansenbach, treasurer.

AFTERNOON ON 'CHANGE.

This afternoon's sales on the mining exchange consisted of the following: May Day 500 at 14%; 1,000 at 14%. Silver Shield, 500 at 40½; 2,500 at 40. Uncle Sam Con, 100 at 34; 200 at 34½. Butler Liberal, 500 at 15½.

5,000 sheets latest Sheet Music at 10c. Clayton Music Co.

ACCUSED OF ASSAULT. John Smith, alias Sikes, was arrest-

ed by the police last night on the charge of assaulting and beating his wife. His bail was fixed at \$100, which he was unable to give, and now languishes in

LATE LOCALS.

Real estate dealers report plenty of ales, only they are small ones, and only make a showing in the aggregate. The department payrolls for the first half of March, amounting to \$8,776.42, are being paid this afternoon by the city treasurer.

Thos. R. Cutler and family will return from Los Angeles Sunday. Mr. Cutler wires the Sugar offices that the floods have prevented his traveling homeward up to this time. J. J. Meyer, city food inspector, says that the "doped" articles of food have been mostly withdrawn from this market, and that he is now getting after the short weight butter makers.

One case of smallpox and one of diph theria were reported to the board of health today. Edna Francon, aged 3 years, residing at 510 Post street, is re-ported as having smallpox and John Arid, aged 19, residing at 324 F street has diphtheria.

A large panoramic photograph of the inauguration of President Roosevelt is displayed in the windows of a Main street store. It is 18x44 inches, and gives a remarkably good view of the vast crowds and the military before the grand stand erected in front of the Capitol building.

Utah lake continues to rise and is spreading over considerable territory. As the lake has about three more months in which to keep up this movement, local observers say there will be no trouble about the lake supplying all the water wanted during the coming the water wanted during the coming season for Irrigation.

Secy. George J. Gibson of the Knights of Columbus has sent out notices to members of Utah, Idaho and Nevada that there will be a meeting held in the lodge rooms of the order in this city on May 2 next, for the organizat tioned until each state membership shall have reached the number of 400. When this occurs, such state is to have a council of its own. There are now 500 members of the Knights of Columbus in these three states.

Contractor Campbell of the Federal building has begun building the side-walks around the great structure, and the interior work is now being pushed ahead more rapidly than ever, owing to the arrival of the interior screen and wood work. The contractor says that two weeks will see a marked advancement of the interior. However, this would be quicker if the eight cars of marble now in transit would only show marble now in transit would only up. The granite for the granolite from which the sidewalks are being made had to be sent to the sampling works at Murray to be crushed.



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